



*United States Attorney  
Eastern District of New York*

AB:MT:sw  
F.#2009R00195  
Disc. 19

271 Cadman Plaza East  
Brooklyn, New York 11201

June 17, 2011

**Via ECF**

All Defense Counsel

Re: United States v. James Bombino, et al.  
Criminal Docket No. 10-147 (S-1) (SLT)

Dear Counsel:

Pursuant to Rule 16 of the Federal Rules of Criminal Procedure, the government hereby furnishes the following supplemental discovery with respect to the above-captioned case. The government hereby reiterates its request for reciprocal discovery.

**DOCUMENTS AND OTHER TANGIBLE EVIDENCE**

The following materials are available at First Choice Copy. You may obtain these items by contacting Joe Meisner at (718) 381-1480 x212, or [jmeisner@nyc.rr.com](mailto:jmeisner@nyc.rr.com). Please reference print order number **60042**.

DX #	Description	Bates Range
138	Documents provided by Danella Construction Corp.	29524-30380
139	CD containing photographs of the search, conducted pursuant to a Search Warrant, of the commercial premises known and described as 422 Spencer Street, Staten Island, New York 10314 and the office trailer and storage areas located therein	30381
140	CD containing photographs of the search, conducted pursuant to a Search Warrant, of the commercial premises known and described as 1 Prestwould Court, Marlton, New Jersey 08053	30382

<b>DX #</b>	<b>Description</b>	<b>Bates Range</b>
141	CD containing videos of the search, conducted pursuant to a Search Warrant, of the commercial premises known and described as 1 Prestwould Court, Marlton, New Jersey 08053	30383
142	Two CDs containing the deposition of Alicia DiMichele before the Business Integrity Commission on 10/26/05	30384-30385

Please contact me if you have any questions or additional requests.

Very truly yours,

LORETTA E. LYNCH  
United States Attorney

By: /s/  
Samantha E. Ward  
Paralegal Specialist  
(718) 254-6142

cc: Clerk of Court (SLT) (by ECF)